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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/917,792	07/31/2001	Alan D. Gould	50442.010200	9535
22191	7590 06/08/2005		EXAM	IINER
	G-TRAURIG	ALVAREZ, RAQUEL		
1750 TYSONS BOULEVARD, 12TH FLOOR MCLEAN, VA 22102			ART UNIT	PAPER NUMBER
MCLEAN, V	A 22102		3622	
			DATE MAILED: 06/08/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/917,792	GOULD ET AL.			
Office Action Summary	Examiner				
,		Art Unit			
The MAILING DATE of this communic	Raquel Alvarez	3622			
Period for Reply	Anon appears on the sever enest with	Tito con copeniusnes address			
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIC - Extensions of time may be available under the provisions o after SIX (6) MONTHS from the mailing date of this commu - If the period for reply specified above is less than thirty (30) - If NO period for reply is specified above, the maximum state - Failure to reply within the set or extended period for reply w Any reply received by the Office later than three months aft earned patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In no event, however, may a repinication. I days, a reply within the statutory minimum of thirty (utory period will apply and will expire SIX (6) MONTHill, by statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed	I on <u>16 March 1995</u> .	·			
2a) This action is FINAL . 2l	b)⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practic	e under Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.			
Disposition of Claims					
4) Claim(s) <u>1-24 and 26</u> is/are pending i 4a) Of the above claim(s) is/are	- •				
5) Claim(s) is/are allowed.					
6) Claim(s) 1-24 and 26 is/are rejected.					
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restrict	ion and/or election requirement				
are subject to restrict	on and/or election requirement.				
Application Papers					
9)☐ The specification is objected to by the	Examiner.				
10)☐ The drawing(s) filed on is/are:	The drawing(s) filed on is/are: a)□ accepted or b)□ objected to by the Examiner.				
Applicant may not request that any object		• •			
Replacement drawing sheet(s) including t		· · · · · · · · · · · · · · · · · · ·			
11)☐ The oath or declaration is objected to	by the Examiner. Note the attached t	Jπice Action or form P1O-152.			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority d	locuments have been received.				
	locuments have been received in App				
 Copies of the certified copies or application from the Internation 	f the priority documents have been re al Bureau (PCT Rule 17.2(a))	eceived in this National Stage			
* See the attached detailed Office action	* **	eceived.			
Attachment(s)	<u> </u>	\star			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PT 	4) Interview Sur	mmary (PTO-413) Mail Date			
2) ☐ Notice of Draftsperson's Patent Drawing Review (PT 3). ☐ Information Disclosure Statement(s) (PTO-1449 or P	TO/SB/08) 5) D Notice of Info	ormal Patent Application (PTO-152)			
Paper No(s)/Mail Date	6) 🔲 Other:				

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DETAILED ACTION

- 1. This office action is in response to communication filed on 3/16/95.
- 2. Claims 1-24 and 26 are presented for examination.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Two claims are numbered as claim 23. Correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-5, 8, 10-15, 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Von Kohorn (5,759,101 hereinafter Von Kohorn).

With respect to claims 1, 3, 8, 10, 11, 26 Von Kohorn teaches a method of conducting an incentivized trivia contest to increase the effectiveness of advertising (col. 44, lines 55 to col. 45, lines 1-5). Storing in a computer system a set of trivia questions relating to advertising content (col. 44, lines 55 to col. 45, lines 1-5); storing in said computer system a second set of trivia questions relating to show content (col. 2, lines 42-59); associating said first and second sets of trivia questions with a broadcast of said advertising content along with said show content (i.e. questions may be asked in

conjunction with the broadcast commercial and program (col. 3, lines 44-46, col. 16, lines 16-19 and col. 44, lines 55-62); selecting a subset of said first and second trivia questions to ask a member (Figure 28); transmitting said subset of trivia questions to said member and receiving said member's responses thereto via a communication medium (Figure 28, 842); scoring said member's performance in response to said subset of trivia questions (Figure 28, 838); providing incentives to said member based upon results of said scoring (Figure 28, 844).

With respect to claim 2, Von Kohorn further teaches storing data indicative of which advertising airs in conjunction with said broadcast (i.e. certain commercial may be aired for various product and/or services targeted or tailored to the viewing audience)(col. 3, lines 44-46 and col. 16, lines 16-19).

With respect to claims 4-5, Von Kohorn further teaches that the broadcast comprises radio broadcast and a network connection (col. 7, lines 11-34).

With respect to claim 12, Von Kohorn teaches a method of using a user profile to conduct a trivia contest (col. 135, lines 5-27). Storing in a computer system a set of trivia questions relating to advertising content (col. 44, lines 55 to col. 45 lines 1-5); storing in said computer system a second set of trivia questions relating to show content (col. 2, lines 42-59); associating said first and second sets of trivia questions with a broadcast of said advertising content along with said show content (i.e. questions may

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be asked in conjunction with the broadcast commercial and program (col. 44, lines 55-62); selecting a subset of said first and second trivia questions to ask a member (Figure 28); storing in said computer system a demographic profile of at lest one member (i.e. the respondent's gender, residence, income etc. is collected and stored in order to limit respondents to the desired groups)(col. 135, lines 5-27); using said demographic profile top select a subset of said first and second trivia questions to ask said member (col. 135, lines 5-27); transmitting said subset of trivia questions to said member and receiving said member's responses thereto via a communication medium (Figure 28, 842).

With respect to claim 13, Von Kohorn further teaches that the broadcast comprises radio broadcast and a network connection (col. 7, lines 11-34).

With respect to claims 14-15 Von Kohorn teaches a method of determining advertising performance and product placement (col. 44, lines 55 to col. 45, lines 1-5). Storing in a computer system a set of trivia questions relating to advertising content (col. 44, lines 55 to col. 45, lines 1-5); storing in said computer system a second set of trivia questions relating to show content (col. 2, lines 42-59); associating said first and second sets of trivia questions with a broadcast of said advertising content along with said show content (i.e. questions may be asked in conjunction with the broadcast commercial and program (col. 3, lines 44-46, col. 16, lines 16-19 and col. 44, lines 55-62); selecting a subset of said first and second trivia questions to ask a member (Figure 28); transmitting said subset of trivia questions to said member and receiving said member's

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responses thereto via a communication medium (Figure 28, 842); and determining advertising performance and product placement based upon said member's answers to said subset of trivia questions (i.e. advertisement's performance is determined based upon member's recall to the questions related to the goods or services presented) (col. 44, lines 55 to col. 45, lines 1-5).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 6-7, 9, 16-24 and rejected under 35 U.S.C. 103(a) as being unpatentable over Von Kohorn.

Claims 6 and 7 further recite wherein said network comprises an Internet connection. Von Kohorn teaches that the broadcast is via a network connection (col. 7, lines 11-34). Von Kohorn doesn't specifically teach that the network comprises an Internet connection. Official notice is taken that it is old and well known in the computer network arts to use Internet connection because such a modification facilitates communication around the world. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included for said network to have comprised Internet connection in order to obtain the above mentioned advantage.

Claim 9 further recites that the communication medium comprises a set-top box.

Official notice is taken that set-top boxes are old and well known to be used to perform computing functions that don't require much computing power at a fraction of the cost of a full computer. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included a set-top box in order to obtain the above mentioned advantage.

With respect to claims 16-19, Von Kohorn teaches a method of the effectiveness of advertising (col. 44, lines 55 to col. 45, lines 1-5). Storing in a computer system a set of trivia questions relating to advertising content (col. 44, lines 55 to col. 45, lines 1-5); storing in said computer system a second set of trivia questions relating to show content (col. 2, lines 42-59); associating said first and second sets of trivia questions with a broadcast of said advertising content along with said show content (i.e. questions may be asked in conjunction with the broadcast commercial and program (col. 3, lines 44-46, col. 16, lines 16-19 and col. 44, lines 55-62); selecting a subset of said first and second trivia questions to ask a member (Figure 28); transmitting said subset of trivia questions to said member and receiving said member's responses thereto via a communication medium (Figure 28, 842); scoring said member's performance in response to said subset of trivia questions (Figure 28, 838); providing incentives to said member based upon results of said scoring (Figure 28, 844).

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With respect to creating a report indicative of effectiveness of said advertising content based at least in part on said member's responses and demographic profiles. Von Kohorn teaches effectiveness of advertisements/commercials based on member's responses and maintaining demographic profiles on the members (col. 44 lines 55 to col. 45, lines 1-5 and col. 135, lines 5-27). With respect to preparing a report. Official notice is taken that it is old and well known to prepare a report on information gathered because such a modification would provide a detailed account of the information. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included creating a report indicative of effectiveness of said advertising content based at least in part on said member's responses and demographic profiles in order to obtain the above mentioned advantage.

With respect to claim 20, Von Kohorn teaches a method of conducting an incentivized trivia contest to increase the effectiveness of advertising content, determine advertising content performance, and determine show content performance (col. 135, lines 5-27). Storing in a computer system a set of trivia questions relating to advertising content (col. 44, lines 55 to col. 45 lines 1-5); storing in said computer system a second set of trivia questions relating to show content (col. 2, lines 42-59); associating said first and second sets of trivia questions with a broadcast of said advertising content along with said show content (i.e. questions may be asked in conjunction with the broadcast commercial and program (col. 44, lines 55-62); selecting a subset of said first and second trivia questions to ask a member (Figure 28); storing in said computer system a

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demographic profile of at lest one member (i.e. the respondent's gender, residence, income etc. is collected and stored in order to limit respondents to the desired groups)(col. 135, lines 5-27); using said demographic profile top select a subset of said first and second trivia questions to ask said member (col. 135, lines 5-27); transmitting said subset of trivia questions to said member and receiving said member's responses thereto via a communication medium (Figure 28, 842);); scoring said member's performance in response to said subset of trivia questions (Figure 28, 838); providing incentives to said member based upon results of said scoring (Figure 28, 844).

With respect to using answers from the first and second sets of trivia questions to create a report indicative of effectiveness of said advertising content. Von Kohorn teaches effectiveness of advertisements/commercials based on member's responses (col. 44 lines 55 to col. 45, lines 1-5). With respect to preparing a report. Official notice is taken that it is old and well known to prepare a report on information gathered because such a modification would provide a detailed account of the information. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included creating a report indicative of effectiveness of said advertising content based at least in part on said member's responses to the first and second set of trivia questions in order to obtain the above mentioned advantage.

With respect to claims 21-24, Storing in a computer system a set of trivia questions relating to content of a broadcast (col. 44, lines 55 to col. 45, lines 1-5); associating said first and second sets of trivia questions with a broadcast of said

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advertising content along with said show content (i.e. questions may be asked in conjunction with the broadcast commercial and program (col. 3, lines 44-46, col. 16, lines 16-19 and col. 44, lines 55-62); transmitting said subset of trivia questions to said member and receiving said member's responses thereto via a communication medium (Figure 28, 842); scoring said member's performance in response to said subset of trivia questions (Figure 28, 838).

With respect to creating a report indicative of at least one broadcast performance factor comprising at least one recall, understanding and likeability and transmitting said report to a client. Von Kohorn teaches that the broadcast performance factor comprises recall, understanding and likeability of the broadcast content presented (col. 44 lines 55 to col. 45, lines 1-5 and col. 135, lines 5-27). With respect to preparing a report. Official notice is taken that it is old and well known to prepare a report on information gathered because such a modification would provide a detailed account of the information. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included creating a report indicative of effectiveness of said advertising content based at least in part on said recall, understand and likeability and transmitting the report to said client in order to obtain the above mentioned advantage.

Response to Arguments

7. With respect to Applicant's arguments that Von Kohorn has nothing to do with increasing the effectiveness of advertising or determining advertising performance. The Examiner respectfully disagrees with Applicant because Von Kohorn teaches on col. 44,

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lines 55 to col. 45, lines 1-5, questions directed to televisions advertisements or commercials in order to measure member's recall of the product or services being advertised.

- 8. Applicant argues that Von Kohorn doesn't teach a first set of questions relating to advertising content and a second set of questions related to the show content. The Examiner respectfully disagrees with Applicant because Von Kohorn teaches on col. 44, lines 55 to col. 45, lines 1-5, questions directed to televisions advertisements or commercials in order to measure member's recall of the product or services being advertised and questions related to show content on col. 2, lines 42-59.
- 9. Applicant argues that Von Kohorn doesn't teach associating said first and second sets of trivia questions with a broadcast of the advertising along with the show content. The Examiner respectfully disagrees with Applicant because Von Kohorn teaches on col. 3, lines 44-46 and col. 16, lines 16-19 that certain commercials may be aired for various product and/or services targeted or tailored to the viewing audience.
- 10. The office action has been made non-final in order to cite new portions of the Von Kohorn reference.

Point of contact

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raquel Alvarez whose telephone number is (571)272-6715. The examiner can normally be reached on 9:00-5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric w. Stamber can be reached on (571)272-6724. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Raquel Alvarez ' Primary Examiner

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R.A. 6/3/2005